

1 **PAMELA CROWDER-ARCHIBALD, ESQ.**

2 Two Renaissance
3 40 N. Central Ave., 14th Floor
4 Phoenix, AZ 85004
5 (Attorney No. 016442)
6 Attorney for Debtors
7 (602) 439-1052

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9 **UNITED STATES BANKRUPTCY COURT**
10 **DISTRICT OF ARIZONA**

11 In re:

12 JOHN BLASI) Chapter 13
13)
14) NO.2:10-bk-16831-GBN
15 Debtor)
16) AMENDED
17) **RESPONSE TO MOTION**
18) **TO OBJECTION TO PROPERTY**
19) **CLAIMED EXEMPT**
20)
21)

22 Debtor, JOHN BLASI, by and through his undersigned counsel, hereby
23 Responds to the Motion to Objection to Property Claimed Exempt, and agrees to
24 withdraw the excessive money in debtor's bank account as exemption, and agrees to
25 amend the schedules.

26 Dated this, 7th, September, 2010

27 /s/ Pam Crowder-Archibald

28 The Law Offices of Pam Crowder-Archibald, Esq.
29 Pam Crowder-Archibald, Esq.
30 Two Renaissance
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34 Attorney for Debtor
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3 Copy emailed this 7 day of September, 2010
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Scott Lieske
3838 N. Central Ave., Ste 800
Phoenix, AZ 85012
Attorney for Chapter 13 Trustee, Russell Brown

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